

HOUSE BUDGET & RESEARCH OFFICE

(404) 656-5050

HOUSE COMMUNICATIONS

(404) 656-0305

TOMORROW'S FORECAST

* The House will reconvene for its 18th Legislative Day on Thursday, February 14, at 10:00 AM.

* 4 bills are expected to be debated on the floor.

**GEORGIA HOUSE OF REPRESENTATIVES*****DAILY REPORT*****Wednesday, February 13, 2013****17th Legislative Day****TODAY ON THE FLOOR****RULES CALENDAR****HB 50 - Nurses; mandatory reporting; require**

- BILL SUMMARY: House Bill 50 requires registered nurses, licensed practical nurses, advanced practice registered nurses, nursing employers, and state nursing licensing agencies to report to the Nursing Board if they suspect or know of a nurse violating Code Section 43-26-53.

These violations are as follows:

1. Practicing nursing without a valid, current license.
2. Practicing nursing under cover of any illegal or fraudulently obtained diploma or license.
3. Practicing nursing during the time a license is suspended, revoked, surrendered or administratively revoked.
4. Using any words, abbreviations, figures, letters, title, sign, card or device implying that the person is an RN, LPN, or APN unless that person is licensed as such.
5. Fraudulently furnishing a license to practice nursing.
6. Knowingly aiding or abetting any person violating this code section.
7. Being convicted of any felony or crime involving moral turpitude or related to controlled substances or dangerous drugs.
8. Displaying an inability to practice nursing with reasonable skills and safety due to the use of drugs or alcohol.

No nurse, employer, or agency that, in good faith, either reports or fails to report, will be subject to civil or criminal liability or discipline for unprofessional conduct. No physician or licensed health care professional who examines a nurse at the request of the board will be subject to suit for damages by the nurse examined.

- **Authored By:** Rep. Sharon Cooper of the 43rd

- **House Committee:** Health & Human Services

- **Rule:** Modified-Structured

- **Yeas:** 152; **Nays:** 16

HB 60 - Firearms; certain laws regarding carrying and possession by retired judges; provide exemption

- BILL SUMMARY: House Bill 60 amends the Code relating to carrying of firearms by retired judges. The requirement that they be on state retirement is taken out of Code, so as to provide for carry privileges for all retired state, local, and federal judges, full-time and permanent part-time judges of municipal and city courts, and such former judges retired from their respective offices.

- **Authored By:** Rep. Doug Holt of the 112th

- **House Committee:** Public Safety & Homeland Security

- **Rule:** Modified-Structured

- **Yeas:** 167; **Nays:** 3

HB 103 - Insurance; issuance of group life insurance policy to certain groups as approved by the Commissioner; allow

- BILL SUMMARY: HB 103 allows the issuance of a group life insurance policy to certain groups as approved by the Commissioner that do not otherwise qualify as a group. Further, it removes the participation requirement before the extension of group life policy coverage to dependents of employees or members.

- **Authored By:** Rep. Jason Shaw of the 176th

- **House Committee:** Insurance

- **Rule:** Modified-Open

- **Yeas:** 173; **Nays:** 0

HB 135 - Municipalities; ante litem notice; the amount of damages sought; provide

- BILL SUMMARY: HB 135 requires that ante litem notices specify the amount of damages sought and be served to the mayor or the chairperson of city council or commission either personally, by certified mail, or statutory overnight delivery.

- **Authored By:** Rep. Andrew J. Welch of the 110th

- **House Committee:** Judiciary

- **Rule:** Modified-Open

- **Yeas:** 170; **Nays:** 1

HB 198 - Patient Protection and Affordable Care Act; licensing of health insurance navigators; provide

- BILL SUMMARY: HB 198 provides for limited licensing by the Commissioner of Insurance for individuals serving as "Navigators" under the federal Patient Protection and Affordable Care Act (ACA). It also establishes the criteria to get and maintain that license. They are:

(1) The applicant shall establish to the satisfaction of the Commissioner that he or she has the background, experience, knowledge, and competency in the subject matter that will enable him or her to deliver accurate information and advice to individuals and groups in this state seeking to obtain health insurance coverage under the provisions of the federal act;

(2) The applicant shall have successfully completed not less than 35 hours of instruction in health benefit insurance and the exchange provisions of the federal act satisfactory to the Commissioner through a training program approved by the Commissioner;

(3) The applicant shall pass such examination as shall be required by the Commissioner unless such applicant is exempted by the Commissioner based on the applicant's experience and qualifications and pursuant to regulations adopted by the Commissioner;

(4) An applicant shall be not less than 18 years of age and of good moral character and must submit in a form approved by the Commissioner such information, including without limitation criminal history and regulatory background information, as the Commissioner may require; and

(5) An applicant for a renewal license shall have completed continuing education classes approved by the Commissioner.

- **Authored By:** Rep. Richard Smith of the 134th

- **House Committee:** Insurance

- **Rule:** Modified-Open

- **Yeas:** 154; **Nays:** 16

LOCAL CALENDAR

HB 247 - Emerson, City of; provide new charter

- BILL SUMMARY: A Bill to provide a new charter for the City of Emerson.
- **Authored By:** Rep. Paul Battles of the 15th
- **House Committee:** Intragovernmental Coordination - Local
- **Rule:** Open
- **Yeas:** 151; **Nays:** 0

HB 273 - Bibb County; State Court; provide additional judge

- BILL SUMMARY: A Bill to provide for an additional judge, the appointment thereof, the election of, the terms of office for, and the compensation for, in the State Court of Bibb County.
- **Authored By:** Rep. Nikki Randall of the 142nd
- **House Committee:** Intragovernmental Coordination - Local
- **Rule:** Open
- **Yeas:** 151; **Nays:** 0

HB 277 - Randolph County; vehicles shall be registered and licensed to operate during four-month nonstaggered registration; repeal

- BILL SUMMARY: A Bill to repeal an Act providing that all vehicles shall be registered and licensed to operate in Randolph County during the four-month nonstaggered registration period.
- **Authored By:** Rep. Gerald Greene of the 151st
- **House Committee:** Intragovernmental Coordination - Local
- **Rule:** Open
- **Yeas:** 151; **Nays:** 0

HB 278 - Arlington, City of; provide duties of mayor

- BILL SUMMARY: A Bill to abolish the office of city manager and redefine the powers and duties of the mayor in the City of Arlington.
- **Authored By:** Rep. Gerald Greene of the 151st
- **House Committee:** Intragovernmental Coordination - Local
- **Rule:** Open
- **Yeas:** 151; **Nays:** 0

HB 281 - Cobb County Commission on Children and Youth; provide annual report

- BILL SUMMARY: A Bill to require the Cobb County Commission on Children and Youth to produce and distribute an annual report to the Cobb legislative delegation, the county commissioners, and the county judicial officers, and, to provide a sunset date for the Commission of July 1, 2024.
- **Authored By:** Rep. John Carson of the 46th
- **House Committee:** Intragovernmental Coordination - Local
- **Rule:** Open
- **Yeas:** 151; **Nays:** 0

RECOMMITTED TO COMMITTEE

HB 124 - Local elections; votes cast for disapproval of Sunday alcohol sales by retailers shall not nullify prior election results; provide

- BILL SUMMARY: House bill 124 relates to the local authorization and regulation of sales of alcoholic beverages on Sundays by upholding past electoral decisions. The legislation states that if more than one-half the votes cast on the question of Sunday package sales were against the matter, their rejection will not nullify the prior election results allowing retailers of malt beverages and wine to allow the sales of said beverages on Sundays between the hours of 12:30 P.M. and 11:30 P.M. The legislation defines a "retail package liquor store" as a retail business establishment owned by an individual, partnership, corporation, association, or other business entity primarily engaged in the retail sale of distilled spirits, malt beverages, and wine in unbroken packages, not for consumption on the premises which derives at least 75% of its total annual gross sales from a combination of these beverages.
- **Authored By:** Rep. Brett Harrell of the 106th
- **House Committee:** Regulated Industries
- **Rule:** Modified-Structured

**** The House will reconvene Thursday, February 14, at 10:00 AM, for its 18th Legislative Day.***

COMMITTEE ON RULES

The Committee on Rules has fixed the calendar for the 18th Legislative Day, Thursday, February 14, and bills may be called at the pleasure of the Speaker.

NEXT ON THE FLOOR

HB 80 - Ad valorem tax; state and local title fees; revise provisions

- BILL SUMMARY: HB 80 amends the Ad Valorem title fee system that was established in the tax reform package in 2012:

- Changes the Definition of "Fair Market Value" from the average of the book amount for the current FMV and the book amount for the wholesale FMV to either the same blended average or the retail selling price, whichever is higher.
- The retail selling price definition will be expounded to (a) include charges for: labor, freight, delivery, dealer add-ons, and markups; and to (b) exclude charges for extended warranties, maintenance agreements, finance, insurance, and interest charges.
- Provides an exception for vehicles titled and registered under the International Registration Plan (IRP) – they will not be subject to the state and local title ad valorem tax fees
- Allows for online registration system
- Sets a schedule of penalties for failure to timely register a vehicle
- Amends the State Title Ad Valorem Tax Fee to be set at .375% for rental vehicles, down from .75%, subject to a minimum sales and use tax revenue per rental vehicle threshold of \$400.00; failure to of a particular vehicle to meet the minimum threshold disqualifies it from the preferential rate
- Sets the State and Local Ad Valorem Fee rate at 6.5% for all leases; requires lessors to register with the Revenue Dept. at a cost of \$100 per registrant; lessee must register tag within 30 days of lease
- Exempts the following transactions from incurring state and local ad valorem fee liability:
 - Addition or substitution of lienholders so long as ownership remains the same
 - Acquisition of bonded title by 40-3-28
 - Acquisition of abandoned vehicles by a manufacturer or dealer of motor vehicles
 - Acquisition by manufacturer, distributor, dealer, or rebuilder, for resale or title correction purposes, only
 - Acquisition of title pursuant to repossession under a valid security interest in the event of payment default
 - Amending title for purposes of correcting odometer readings or removing an odometer discrepancy legend, so long as title is not being transferred
- Creates a misdemeanor for failure to obtain title for and register a motor vehicle in accordance with this section
- For purchases of motor vehicles that have a model year between 1963 and 1987:
 - The state title ad valorem fee shall be .5% of FMV
 - The local ad valorem title fee shall be .5% of FMV
- Requires any taxpayer that chooses to appeal the FMV determination of a vehicle to pay the full amount initially assessed prior to commencing the FMV appeal.
- Exempts lease payments from sales and use tax that would otherwise be imposed on vehicles that have been assessed a state and local ad valorem tax fee, and such fee has been satisfied.

- **Authored By:** Rep. Tom Rice of the 95th

- **House Committee:** Ways & Means

- **House Committee Passed:** 2/11/2013

- **Rule:** Structured

HB 87 - Elections; use of the boundaries of a gated community as the boundaries of a precinct; authorize

- BILL SUMMARY: HB 87 adds the private property lines of a restricted access residential (gated) community to the list of acceptable boundaries for voting precincts.

- **Authored By:** Rep. Dustin Hightower of the 68th

- **House Committee:** Governmental Affairs

- **House Committee Passed:** 2/7/2013

- **Rule:** Modified-Structured

HB 194 - Public utilities; venue for actions against gas companies; provide

- BILL SUMMARY: In a tort or breach of contract suit against a railroad or electric utility, a case is usually heard in the county where the incident occurred. HB 194 applies this same standard to gas utilities.
- **Authored By:** Rep. Jay Powell of the 171st
- **House Committee:** Judiciary
- **House Committee Passed:** 2/7/2013
- **Rule:** Modified-Open

HB 202 - Highways, bridges, and ferries; performing value engineering studies; provide requirements

- BILL SUMMARY: This is the annual GDOT bill and amends two sections of the Code. Section 1 amends Code Section 32-2-41.2, relating to the development of benchmarks, reports, and value engineering studies by the Department of Transportation to require value engineering studies to be performed on all projects whose costs exceed \$50 million, except for any design build projects. Section 2 amends Code Section 32-5-30, relating to congressional balancing of funds. Congressional balancing currently is not applied to any federal funds specifically designated for projects earmarked by a member of Congress in excess of appropriated funds but this legislation would also exclude from the balancing requirement any funds for a project undertaken for purposes of improving the Eisenhower Interstate System, and any funds for a project undertaken for improving any part of the state designated freight corridor, when the designation is made by the director or planning with the approval of a majority of the board.

The committee substitute included language resolving an issue with last year's emergency tow permit created by HB 835.

- **Authored By:** Rep. James "Bubber" Epps of the 144th
- **House Committee:** Transportation
- **House Committee Passed:** 2/7/2013
- **Rule:** Modified-Structured

**** The Rules Committee will next meet on Thursday, February 14, at 09:00 AM, to set the Rules Calendar for the 19th Legislative Day.***

COMMITTEE ACTION REPORT

Agriculture & Consumer Affairs

HB 234 - Contracts; new chapter that provides for notice of automatic renewal provisions in service contracts; enact

- BILL SUMMARY: The legislation adds a new chapter 12 of Title 13, that provides for notice of automatic renewal provisions in service contracts; to provide for notice to a consumer prior to the automatic renewal of a service contract and for other purposes.

Section 1

Automatic renewal provision is a provision under which a service contract is renewed for a specified period of more than one month if the renewal causes the service contract to be in effect more than six months after the day of the initiation of the service contract. Such renewal is effective unless the consumer gives notice to the seller of the consumer's intention to terminate the service contract.

Consumer means a person receiving service, maintenance, or repair benefits under a service contract. The term does not include a person engaged in business or employed by or otherwise acting on behalf of a governmental entity if the person enters into the contract as part of the person's business activities.

Seller means any person, firm, partnership association or corporation engaged in commerce that sells, leases, or offers to sell or lease any service to a consumer pursuant to a service contract.

Service contract is a written contract for the performance of services for a specified period of time.

Code Section 13-12-2 states that any seller sells, lease, or offers to sell or lease any service to a consumer pursuant to a service contract that has an automatic renewal provision shall disclose the automatic renewal provision clearly and conspicuously in the contract or contract office.

Code Section 13-12-3 provides that any seller that sells leases or offers to sell or lease any service to a consumer under a service contract for 12 months or more and that automatically renews for a specified period of more than one month, unless the consumer cancels the contract, shall provide the consumer with written or electronic notification of the automatic renewal process. The notification shall be provided to the consumer no less than 30 days or no more than 60 days before the cancellation deadline pursuant to the automatic renewal provision.

Such notice shall disclose clearly and conspicuously (1) that unless the consumer cancels the contract that the contract will automatically renew; and (2) the methods by which the consumer may obtain details of the automatic renewal provision and cancellation procedure, including contacting the seller at a specified telephone number or address, referring to the contract or any other method.

Code Section 13-12-4, provides that this chapter shall not apply to: (1) a financial institution as provided in Chapter 1 or 2 of Title 7 or any depository institution as defined in 12 U.S.C. Section 1813©(2); (2) a foreign bank maintaining a branch or agency licensed under the laws of any state of the United States; (3) any subsidiary or affiliate of an entity provided in paragraph (1) or (2) of this Code Section; or (4) any electric utility as provided in Chapter 3 of Title 46.

Code Section 13-12-5 provides that a violation of this chapter renders the automatic renewal provision of a contract void and unenforceable.

Section 2

This Act shall become effective on July 1, 2013 and shall apply only to contracts entered into on or after that date.

Section 3

All laws and parts of laws in conflict with this Act are repealed.

- **Authored By:** Rep. Lynn Ratigan Smith of the 70th

- **Committee Action:** Do Pass

Insurance

HB 235 - Optometrists; revise definition of optometry; remove certain exemption

- BILL SUMMARY: HB 235 allows optometrists to continue to prescribe schedule III-IV drugs. It specifically allows hydrocodone to continue to be prescribed regardless of federal classification; prohibits optometrists from administering pharmaceutical agents via injection; certifies that optometrists may use oral steroids for treatment where appropriate; requires that optometrists 65 years of age and older adhere to continuing education requirements.
- **Authored By:** Rep. Earl Ehrhart of the 36th
- **Committee Action:** Do Pass by Committee Substitute

Insurance

HB 246 - Georgia World Congress Center Authority; benefit programs to its officers, employees, and other agents; provide

- BILL SUMMARY: HB 246 gives the Georgia World Congress Center Authority the power to provide flexible benefits to its officers and employees. This bill is necessary due to the fact they no longer participate in state employee benefit programs.
- **Authored By:** Rep. Rich Golick of the 40th
- **Committee Action:** Do Pass

Insurance

HB 254 - Motor vehicles; electronic proof of insurance may be accepted under certain circumstances; provide

- BILL SUMMARY: HB 254 allows an electronic copy of ones "proof of insurance" to be accepted by law enforcement as actual proof of valid insurance. Currently, only the paper copy issued by the individuals insurance company is acceptable.
- **Authored By:** Rep. Bruce Williamson of the 115th
- **Committee Action:** Do Pass

Intragovernmental Coordination - Local

HB 286 - Hawkinsville, City of; Pulaski County; create and incorporate new political body corporate under name Hawkinsville-Pulaski County, Georgia

- BILL SUMMARY: A Bill to provide a unified form of government for the City of Hawkinsville and Pulaski County and to provide for its powers and duties.
- **Authored By:** Rep. Buddy Harden of the 148th
- **Committee Action:** Do Pass

Intragovernmental Coordination - Local

HB 294 - Lamar County school district; \$7,000 of assessed value of specified five-year phase-in period for residents 70 years or older; provide homestead exemption

- BILL SUMMARY: A Bill to provide a homestead exemption from Lamar County school district ad valorem taxes for educational purposes in the amount of \$7,000.00 of the assessed value of the homestead after a specified five-year phase-in period for residents of that school district who are 70 years of age or older.
- **Authored By:** Rep. J. Caldwell of the 131st
- **Committee Action:** Do Pass

Judiciary Non-Civil

HB 122 - Sexual Offender Registration Review Board; review and utilize records of Board of Pardons and Paroles in making assessments; authorize

- BILL SUMMARY: HB 122 allows GBI and the Board of Pardons and Paroles to share confidential supervision records of an offender with the Sexual Offender Registration Review Board.
- **Authored By:** Rep. Kevin Tanner of the 9th
- **Committee Action:** Do Pass by Committee Substitute

Judiciary Non-Civil

HB 187 - Controlled substances; date of incorporation of local ordinances by reference; change

- BILL SUMMARY: HB 187 allows the General Assembly to adopt and incorporate all drug-free commercial zones which have been adopted by local municipal or county ordinance and entered in the register of the Department of Community Affairs on or before July 1, 2013.

- **Authored By:** Rep. Pam Dickerson of the 113th

- **Committee Action:** Do Pass

Retirement

HB 232 - Regents Retirement Plan; level of employee participation; change

- BILL SUMMARY: HB 232 changes provisions under the Regents Retirement Plan. Currently, a participating employee contributes to an optional retirement plan a percentage of his or her earnable compensation as determined by the Board of Trustees of the Teachers' Retirement System at a level that is no less than 5 and no more than 6 percent. HB 232 removes the limit on the level of employee participation and shifts the responsibility of determining the required employee contribution rate to the Board of Regents. This is a non-fiscal retirement bill.

- **Authored By:** Rep. Paul Battles of the 15th

- **Committee Action:** Do Pass

State Properties

HB 91 - Government statues and monuments; additional protections; provide

- BILL SUMMARY: HB 91 amends Code Section 50-3-1 relating to the description of the state flag, defacing public monuments, and obstruction of Stone Mountain. The terms 'Agency', 'Monument', and 'Officer' are defined and the language of the bill is revised to reflect the clear definitions. The bill states that no publicly owned monument, located on real property owned by the State of Georgia, shall be removed or concealed from display for the purpose of preventing the display of the same. With exception to property owners storing privately owned monuments, no entity acting without authority shall mutilate, deface, defile, abuse contemptuously, relocate, remove, conceal, or obscure any privately owned monument, located on privately owned property. Nothing in this Code section shall prevent an agency from relocating a monument when necessary for a variety of construction projects. However, any monument relocated shall be relocated to a site of similar prominence, honor, visibility, availability, and access within the same jurisdiction in which such monument was originally located. Any person or entity that damages, destroys, or loses a monument or removes a monument without replacing it shall be liable for the full cost of repair or replacement as well as attorney's fees and court costs expended by the owner of the monument. Unless originally placed in a museum, cemetery, or mausoleum, a monument shall not be relocated to such a location.

- **Authored By:** Rep. Tommy Benton of the 31st

- **Committee Action:** Do Pass by Committee Substitute

State Properties

HR 205 - Property; conveyance of certain state owned real property; authorize

- BILL SUMMARY: HR 205 is a conveyance resolution for property located in sixteen counties, conveying property owned by the State of Georgia or amending those conveyances, as follows:

Article I conveys property in Baldwin County, a portion of the Georgia Veterans Cemetery in Milledgeville and under the custody of the Department of Veterans Services, to the Georgia Department of Transportation to be used for the Fall Line Freeway Stage 2 project.

Article II conveys property in Ben Hill County, the former site of the Bainbridge Armory and currently under the custody of the Georgia Department of Defense, to the City of Fitzgerald to be used by the Ben Hill County Board of Education, for the amount of the remaining general obligation bonds.

Article III conveys property in Bibb County, the former site of the Army National Guard Macon Field Mechanics Service and currently under the custody of the Georgia Department of Defense, to Bibb County, on behalf of the Bibb County Board of Education.

Article IV conveys property in Bibb County, the former site of the Macon Regional Youth Detention Center and currently under the custody of the Georgia Department of Juvenile Justice, to the State Properties Commission to offer for competitive bid or to a local government or state entity.

Article V conveys property in Butts County, a portion of the Georgia Diagnostic and Classification Prison currently under the custody of the Department of Corrections, to the Georgia Department of Transportation to be used for the State Route 26 road widening project, for \$10.00.

Article VI conveys, by quitclaim deed, an 861 acre portion of the Tronox property, located in Chatham County. The property, which is listed on the Georgia hazardous site inventory as a Superfund site, is being conveyed for environmental cleanup.

Article VII conveys property in Chattooga County, the site of the former Northwest Regional Crime Lab and currently under the custody of the Georgia Bureau of Investigations, to the State Properties Commission to offer for competitive bid or to a local government or state entity.

Article VIII conveys property located in Crawford County, currently under the custody of the Department of Natural Resources, to the Department of Transportation to be used for the bridge replacement project on State Route 128 above the Flint River, for fair market value including cost to cure any damages.

Article IX conveys property in Floyd County, the site of the former Talmage Gym located on the Cave Spring Georgia School for the Deaf campus and currently under the custody of the Georgia Department of Education, to the State Properties Commission to offer for competitive bid or to a local government or state entity.

Article X conveys property in McDuffie County, formerly the site of the Georgia State Patrol Hangar in Thomson and currently under the custody of the Department of Public Safety, jointly to the City of Thomson and McDuffie County.

Article XI conveys property in Mitchell County, formerly used as the Pelham Probation and Detention Center and under the custody of the Department of Corrections, to the State Properties Commission to offer by competitive bid or to a local government or state entity.

Article XII places restrictive covenants on property in Paulding County. The United States Department of Army Corps of Engineers provided funding for stream mitigation for a 110 acre portion of the 1,051 acre tract purchased from the Howell family in June, 2012. To meet requirements for the in-lieu funding a Declaration of Conservation Covenants and Restrictions must be placed on the 110 acres. The property remains in custody of the Department of Natural Resources.

Article XIII conveys land in Putnam County that was formerly the Putnam State Prison and currently under the custody of the Department of Corrections to the State Properties Commission to the City of Eatonton for \$10.00 or to offer for competitive bid or to a local government or state entity.

Article XIV conveys property in Richmond County that is currently a portion of the East Central Regional Hospital and under the custody of the Georgia Department of Behavioral Health and Developmental Disabilities to the Georgia Department of Transportation to be used for making traffic operation improvements for \$10.00.

Article XV conveys property in Richmond County, formerly used as the Augusta Alcohol and Drug Rehabilitation Center and under the custody of the Department of Juvenile Justice, to the State Properties Commission to offer by competitive bid or to a local government or state entity.

Article XVI conveys property in Spalding County, formerly used as the Griffin Regional Youth Development Center and under the custody of the Department of Juvenile Justice, to the State Properties Commission to offer by competitive bid or to a local government or state entity.

Article XVII conveys property in Tattnal County. The Georgia Department of Corrections and Stanley Farms, LLC have reached an agreement for an exchange of properties located on Harley Road and adjoining the Georgia State Prison in Reidsville. The state will convey two properties, 10.62 acres and 210 acres, to Stanley Farms, LLC in exchange for a 19.063 acre property and \$257,000.

Article XVIII conveys property in Wilkes County, formerly known as the Wilkes County Unit and under the custody of the State Forestry Commission to Wilkes County for \$10.00 or to offer for competitive bid or to a local government or state entity.

- **Authored By:** Rep. Jay Neal of the 2nd

- **Committee Action:** Do Pass

** Bills passing committees are reported to the Clerk's Office, and are then placed on the General Calendar.*

COMMITTEE MEETING SCHEDULE

Thursday, February 14, 2013

TBD	Floor Session (LD18)	HOUSE CHAMBER (10:00am)
8:00 AM - 9:00 AM	NATURAL RESOURCES & ENVIRONMENT	606 CLOB
8:00 AM - 10:00 AM	DEFENSE & VETERANS AFFAIRS	415 CLOB
8:30 AM - 10:00 AM	Jacobs Subcommittee (Two) of Judiciary Civil	132 CAP
9:00 AM - 10:00 AM	RULES	341 CAP
11:30 AM - 12:00 PM	RULES	341 CAP (or Upon Adjournment)
12:30 PM - 2:00 PM	Academic Support Subcommittee of Education	515 CLOB
1:00 PM - 5:00 PM	JUDICIARY CIVIL	132 CAP
1:00 PM - 2:00 PM	Alcohol & Tobacco Subcommittee of Regulated Industries	506 CLOB
1:30 PM - 4:00 PM	Appropriation Education Subcommittee	341 CAP (or Upon Adjournment)
2:00 PM - 3:00 PM	SMALL BUSINESS DEVELOPMENT	406 CLOB
2:00 PM - 3:00 PM	Appropriation Health Subcommittee	606 CLOB
2:00 PM - 4:00 PM	TRANSPORTATION	506 CLOB
2:00 PM - 3:00 PM	Setzler Subcommittee of Judiciary Non-Civil	403 CAP
3:00 PM - 4:00 PM	Telecommunications Subcommittee of Energy, Utilities & Telecommunications	406 CLOB
3:00 PM - 4:00 PM	INTRAGOVERNMENTAL COORDINATION	403 CAP

** This meeting schedule is up to date at the time of this report, but meeting dates and times are subject to change. To keep up with the latest schedule please visit www.house.ga.gov and click on [Meetings Calendar](#).*